

**SERIAL 07125 RFP HEAD START & EARLY HEAD START SUBSTITUTE TEACHERS  
AND TEACHERS AIDES (Contract - ChildCare Careers)**

**DATE OF LAST REVISION: January 03, 2008 CONTRACT END DATE: December 31, 2010**

**CONTRACT PERIOD THROUGH DECEMBER 31, 2010**

TO: All Departments  
FROM: Department of Materials Management  
SUBJECT: Contract for **HEAD START & EARLY HEAD START SUBSTITUTE TEACHERS  
AND TEACHERS AIDES**

Attached to this letter is published an effective purchasing contract for products and/or services to be supplied to Maricopa County activities as awarded by Maricopa County on **January 03, 2008.**

All purchases of products and/or services listed on the attached pages of this letter are to be obtained from the vendor holding the contract. Individuals are responsible to the vendor for purchases made outside of contracts. The contract period is indicated above.

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Wes Baysinger, Director  
Materials Management

SD/mm  
Attach

Copy to: Clerk of the Board  
Michelle Tessier, Human Services



## CONTRACT PURSUANT TO RFP

SERIAL 07125-RFP

This Contract is entered into this 3<sup>rd</sup> day of January, 2008 by and between Maricopa County ("County"), a political subdivision of the State of Arizona, and ChildCare Careers LLC., an California corporation ("Contractor") for the purchase of Head start & Earlier Head Start Teachers and Teachers Aides.

### 1.0 TERM

- 1.1 This Contract is for a term of three (3) years, beginning on the 3<sup>rd</sup> day of January, 2008 and ending the 31st day of December, 2010.
- 1.2 The County may, at its option and with the agreement of the Contractor, extend the period of this Contract for additional terms up to a maximum of Three (3) years, (or at the County's sole discretion, extend the contract on a month to month bases for a maximum of six (6) months after expiration). The County shall notify the Contractor in writing of its intent to extend the Contract period at least thirty (30) calendar days prior to the expiration of the original contract period, or any additional term thereafter.

### 2.0 PAYMENT

- 2.1 As consideration for performance of the duties described herein, Contractor shall charge the sum(s) stated in Exhibit "A."

#### 2.2 PRICE ADJUSTMENTS:

Any requests for reasonable price adjustments must be submitted sixty (60) days prior to the Contract annual anniversary. Requests for adjustment in cost of labor and/or materials must be supported by appropriate documentation. If County agrees to the adjusted price terms, County shall issue written approval of the change. The reasonableness of the request will be determined by comparing the request with the (Consumer Price Index) or by performing a market survey.

### 3.0 DUTIES

- 3.1 The Contractor shall perform all duties stated in Exhibit "B" at the locations listed in Exhibit B-1.

### 4.0 TERMS & CONDITIONS

#### 4.1 INDEMNIFICATION:

To the fullest extent permitted by law, Contractor shall defend, indemnify, and hold harmless County, its agents, representatives, officers, directors, officials, and employees from and against all claims, damages, losses and expenses, including, but not limited to, attorney fees, court costs, expert witness fees, and the cost of appellate proceedings, relating to, arising out of, or alleged to have resulted from the negligent acts, errors, omissions or mistakes relating to the performance of this Contract. Contractor's duty to defend, indemnify and hold harmless County, its agents, representatives, officers, directors, officials, and employees shall arise in connection with any claim, damage, loss or expense that is attributable to bodily injury, sickness, disease, death, or

injury to, impairment, or destruction of property, including loss of use resulting there from, caused by any negligent acts, errors, omissions or mistakes in the performance of this Contract including any person for whose acts, errors, omissions or mistakes Contractor may be legally liable.

The amount and type of insurance coverage requirements set forth herein will in no way be construed as limiting the scope of the indemnity in this paragraph.

The scope of this indemnification does not extend to the sole negligence of County.

4.2 **INSURANCE REQUIREMENTS:**

Contractor, at Contractor's own expense, shall purchase and maintain the herein stipulated minimum insurance from a company or companies duly licensed by the State of Arizona and possessing a current A.M. Best, Inc. rating of B++6. In lieu of State of Arizona licensing, the stipulated insurance may be purchased from a company or companies, which are authorized to do business in the State of Arizona, provided that said insurance companies meet the approval of County. The form of any insurance policies and forms must be acceptable to County.

All insurance required herein shall be maintained in full force and effect until all work or service required to be performed under the terms of the Contract is satisfactorily completed and formally accepted. Failure to do so may, at the sole discretion of County, constitute a material breach of this Contract.

Contractor's insurance shall be primary insurance as respects County, and any insurance or self-insurance maintained by County shall not contribute to it.

Any failure to comply with the claim reporting provisions of the insurance policies or any breach of an insurance policy warranty shall not affect the County's right to coverage afforded under the insurance policies.

The insurance policies may provide coverage that contains deductibles or self-insured retentions. Such deductible and/or self-insured retentions shall not be applicable with respect to the coverage provided to County under such policies. Contractor shall be solely responsible for the deductible and/or self-insured retention and County, at its option, may require Contractor to secure payment of such deductibles or self-insured retentions by a surety bond or an irrevocable and unconditional letter of credit.

County reserves the right to request and to receive, within 10 working days, certified copies of any or all of the herein required insurance policies and/or endorsements. County shall not be obligated, however, to review such policies and/or endorsements or to advise Contractor of any deficiencies in such policies and endorsements, and such receipt shall not relieve Contractor from, or be deemed a waiver of County's right to insist on strict fulfillment of Contractor's obligations under this Contract.

The insurance policies required by this Contract, except Workers' Compensation, and Errors and Omissions, shall name County, its agents, representatives, officers, directors, officials and employees as Additional Insureds.

The policies required hereunder, except Workers' Compensation, and Errors and Omissions, shall contain a waiver of transfer of rights of recovery (subrogation) against County, its agents, representatives, officers, directors, officials and employees for any claims arising out of Contractor's work or service.

Contractor is required to procure and maintain the following coverages indicated by a checkmark:

4.2.1 **Commercial General Liability.**

Commercial General Liability insurance and, if necessary, Commercial Umbrella insurance with a limit of not less than \$1,000,000 for each occurrence, \$2,000,000 Products/Completed Operations Aggregate, and \$2,000,000 General Aggregate Limit.

The policy shall include coverage for bodily injury, broad form property damage, personal injury, products and completed operations and blanket contractual coverage, and shall not contain any provision which would serve to limit third party action over claims. There shall be no endorsement or modification of the CGL limiting the scope of coverage for liability arising from explosion, collapse, or underground property damage.

4.2.2 Automobile Liability.

ChildCare Career shall ensure that all their employees that drive ahs this level of Automotive Liability.

Commercial/Business Automobile Liability insurance and, if necessary, Commercial Umbrella insurance with a combined single limit for bodily injury and property damage of not less than \$1,000,000 each occurrence with respect to any of the Contractor's owned, hired, and non-owned vehicles assigned to or used in performance of the Contractor's work or services under this Contract.

4.2.3 Workers' Compensation.

Workers' Compensation insurance to cover obligations imposed by federal and state statutes having jurisdiction of Contractor's employees engaged in the performance of the work or services under this Contract; and Employer's Liability insurance of not less than \$100,000 for each accident, \$100,000 disease for each employee, and \$500,000 disease policy limit.

Contractor waives all rights against County and its agents, officers, directors and employees for recovery of damages to the extent these damages are covered by the Workers' Compensation and Employer's Liability or commercial umbrella liability insurance obtained by Contractor pursuant to this Contract.

4.2.3.1 Prior to commencing work or services under this Contract, Contractor shall have insurance in effect as required by the Contract in the form provided by the County, issued by Contractor's insurer(s), as evidence that policies providing the required coverage, conditions and limits required by this Contract are in full force and effect. Such certificates shall be made available to the County upon 48 hours notice. **BY SIGNING THE AGREEMENT PAGE THE CONTRACTOR AGREES TO THIS REQUIREMENT AND UNDERSTANDS THAT FAILURE TO MEET THIS REQUIREMENT WILL RESULT IN CANCELLATION OF THIS CONTRACT.**

In the event any insurance policy (ies) required by this Contract is (are) written on a "claims made" basis, coverage shall extend for two (2) years past completion and acceptance of Contractor's work or services and as evidenced by annual Certificates of Insurance.

If a policy does expire during the life of the Contract, a renewal certificate must be sent to County fifteen (15) days prior to the expiration date.

4.2.3.2 Cancellation and Expiration Notice.

Insurance required herein shall not be permitted to expire, be canceled, or materially changed without thirty (30) days prior written notice to the County.

4.5 NOTICES:

All notices given pursuant to the terms of this Contract shall be addressed to:

For County:

Maricopa County  
Department of Materials Management

Attn: Director of Purchasing  
320 West Lincoln Street  
Phoenix, Arizona

For Contractor:  
ChildCare Careers LLC.  
1700 East El Camino Real  
Suite 201  
San Mateo, California, 94402

**4.6 REQUIREMENTS CONTRACT:**

4.6.1 Contractor signifies its understanding and agreement by signing this document that this Contract is a requirements contract. This Contract does not guarantee any services will be required. Services will only be placed when County identifies a need and issues a written notice to proceed.

**4.7 TERMINATION FOR CONVENIENCE:**

The County reserves the right to terminate the Contract, in whole or in part at any time, when in the best interests of the County without penalty or recourse. Upon receipt of the written notice, the Contractor shall immediately stop all work, as directed in the notice, notify all subcontractors of the effective date of the termination and minimize all further costs to the County. In the event of termination under this paragraph, all documents, data and reports prepared by the Contractor under the Contract shall become the property of and be delivered to the County upon demand. The Contractor shall be entitled to receive just and equitable compensation for work in progress, work completed and materials accepted before the effective date of the termination.

**4.8 TERMINATION FOR DEFAULT:**

4.8.1 In addition to the rights reserved in the Contract, the County may terminate the Contract in whole or in part due to the failure of the Contractor to comply with any term or condition of the Contract, to acquire and maintain all required insurance policies, bonds, licenses and permits, or to make satisfactory progress in performing the Contract. The Procurement Officer shall provide written notice of the termination and the reasons for it to the Contractor.

4.8.2 Upon termination under this paragraph, all goods, materials, documents, data and reports prepared by the Contractor under the Contract shall become the property of and be delivered to the County on demand.

4.8.3 The County may, upon termination of this Contract, procure, on terms and in the manner that it deems appropriate, materials or services to replace those under this Contract. The Contractor shall be liable to the County for any excess costs incurred by the County in procuring materials or services in substitution for those due from the Contractor.

4.8.4 The Contractor shall continue to perform, in accordance with the requirements of the Contract, up to the date of termination, as directed in the termination notice.

**4.9 STATUTORY RIGHT OF CANCELLATION FOR CONFLICT OF INTEREST:**

Notice is given that pursuant to A.R.S. §38-511 the County may cancel this Contract without penalty or further obligation within three years after execution of the contract, if any person significantly involved in initiating, negotiating, securing, drafting or creating the contract on behalf of the County is at any time while the Contract or any extension of the Contract is in effect, an employee or agent of any other party to the Contract in any capacity or consultant to any other party of the Contract with respect to the subject matter of the Contract. Additionally, pursuant to A.R.S §38-511 the County may recoup any fee or commission paid or due to any person

significantly involved in initiating, negotiating, securing, drafting or creating the contract on behalf of the County from any other party to the contract arising as the result of the Contract.

**4.10 OFFSET FOR DAMAGES;**

In addition to all other remedies at law or equity, the County may offset from any money due to the Contractor any amounts Contractor owes to the County for damages resulting from breach or deficiencies in performance under this contract.

**4.11 ADDITIONS/DELETIONS OF SERVICE:**

The County reserves the right to add and/or delete products and/or services provided under this Contract. If a requirement is deleted, payment to the Contractor will be reduced proportionately to the amount of service reduced in accordance with the proposal price. If additional services and/or products are required from this Contract, prices for such additions will be negotiated between the Contractor and the County.

**4.12 SUBCONTRACTING:**

The Contractor may not assign this Contract or subcontract to another party for performance of the terms and conditions hereof without the written consent of the County, which shall not be unreasonably withheld. All correspondence authorizing subcontracting must reference the Proposal Serial Number and identify the job project.

**4.13 AMENDMENTS:**

All amendments to this Contract must be in writing and signed by both parties.

**4.14 RETENTION OF RECORDS:**

The Contractor agrees to retain all financial books, records, and other documents relevant to this Contract for five (5) years after final payment or until after the resolution of any audit questions which could be more than five (5) years, whichever is longer. The County, Federal or State auditors and any other persons duly authorized by the Department shall have full access to, and the right to examine, copy and make use of, any and all said materials.

If the Contractor's books, records and other documents relevant to this Contract are not sufficient to support and document that requested services were provided, the Contractor shall reimburse Maricopa County for the services not so adequately supported and documented.

**4.15 AUDIT DISALLOWANCES:**

If at any time, County determines that a cost for which payment has been made is a disallowed cost, such as overpayment, County shall notify the Contractor in writing of the disallowance. County shall also state the means of correction, which may be but shall not be limited to adjustment of any future claim submitted by the Contractor by the amount of the disallowance, or to require repayment of the disallowed amount by the Contractor.

**4.16 ALTERNATIVE DISPUTE RESOLUTION:**

4.16.1 After the exhaustion of the administrative remedies provided in the Maricopa County Procurement Code, any contract dispute in this matter is subject to compulsory arbitration. Provided the parties participate in the arbitration in good faith, such arbitration is not binding and the parties are entitled to pursue the matter in state or federal court sitting in Maricopa County for a de novo determination on the law and facts. If the parties cannot agree on an arbitrator, each party will designate an arbitrator and those two arbitrators will agree on a third arbitrator. The three arbitrators will then serve as a panel to consider the arbitration. The parties will be equally responsible for the compensation for the arbitrator(s). The hearing, evidence, and procedure will be in

accordance with Rule 74 of the Arizona Rules of Civil Procedure. Within ten (10) days of the completion of the hearing the arbitrator(s) shall:

4.16.1.1 Render a decision;

4.16.1.2 Notify the parties that the exhibits are available for retrieval; and

4.16.1.3 Notify the parties of the decision in writing (a letter to the parties or their counsel shall suffice).

4.16.2 Within ten (10) days of the notice of decision, either party may submit to the arbitrator(s) a proposed form of award or other final disposition, including any form of award for attorneys' fees and costs. Within five (5) days of receipt of the foregoing, the opposing party may file objections. Within ten (10) days of receipt of any objections, the arbitrator(s) shall pass upon the objections and prepare a signed award or other final disposition and mail copies to all parties or their counsel.

4.16.3 Any party which has appeared and participated in good faith in the arbitration proceedings may appeal from the award or other final disposition by filing an action in the state or federal court sitting in Maricopa County within twenty (20) days after date of the award or other final disposition. Unless such action is dismissed for failure to prosecute, such action will make the award or other final disposition of the arbitrator(s) a nullity.

**4.17 SEVERABILITY:**

The invalidity, in whole or in part, of any provision of this Contract shall not void or affect the validity of any other provision of this Contract.

**4.18 RIGHTS IN DATA:**

The County shall own have the use of all data and reports resulting from this Contract without additional cost or other restriction except as provided by law. Each party shall supply to the other party, upon request, any available information that is relevant to this Contract and to the performance hereunder.

**4.19 INTEGRATION:**

This Contract represents the entire and integrated agreement between the parties and supersedes all prior negotiations, proposals, communications, understandings, representations, or agreements, whether oral or written, express or implied.

**4.20 GOVERNING LAW:**

This Contract shall be governed by the laws of the state of Arizona. Venue for any actions or lawsuits involving this Contract will be in Maricopa County Superior Court or in the United States District Court for the District of Arizona, sitting in Phoenix, Arizona

IN WITNESS WHEREOF, this Contract is executed on the date set forth above.

**CONTRACTOR**

\_\_\_\_\_  
AUTHORIZED SIGNATURE

\_\_\_\_\_  
PRINTED NAME AND TITLE

\_\_\_\_\_  
ADDRESS

\_\_\_\_\_  
DATE

**MARICOPA COUNTY**

BY: \_\_\_\_\_  
DIRECTOR, MATERIALS MANAGEMENT

\_\_\_\_\_  
DATE

BY:  
**APPROVED AS TO FORM:**

\_\_\_\_\_  
DEPUTY MARICOPA COUNTY ATTORNEY

\_\_\_\_\_  
DATE



## EXHIBIT A PRICING

SERIAL 07125

PRICING SHEET: NIGP CODE: 96487

BIDDER NAME:	ChildCare Careers, LLC
VENDOR # :	W000010787
BIDDER ADDRESS:	1700 S. El Camino Real, Suite 201, San Mateo, CA 94402
P.O. ADDRESS:	
BIDDER PHONE #:	650-372-0211
BIDDER FAX #:	650-475-8443
COMPANY WEB SITE:	<a href="http://www.childcarecareers.net">www.childcarecareers.net</a>
COMPANY CONTACT (REP):	Jason Jones
E-MAIL ADDRESS (REP):	<a href="mailto:jason@childcarecareers.net">jason@childcarecareers.net</a>

WILLING TO ACCEPT FUTURE SOLICITATIONS VIA EMAIL: ☒ YES ☐ NO

PAYMENT TERMS:

NET 30 JDJ

### 1.0 PRICING:

ITEM DESCRIPTION	Hourly Rate
Teacher's Hourly Rate	\$22.20
Teacher's Aide Hourly Rate	\$14.80

**Four (4) hour minimum service commitment each day is required for each employee requested from the Contractor. County will be billed for services under four (4) hours at the four (4) hour minimum fee.**

**All time over eight (8) hours each day will be billed at time and a half not including a one hour lunch.**

## **EXHIBIT B**

### **1.0 INTENT:**

To provide qualified teachers and teachers aides on an as-needed basis for the Maricopa County Head Start program. Maricopa County reserves the right to add additional firms to this contract if necessary to meet county needs.

### **2.0 SCOPE OF WORK:**

To place substitutes on an as needed basis in its Head Start Zero-Five classrooms (Head Start). Head Start is a comprehensive child development program for low income children zero to 5 years of age. Program services support and promote children's physical, cognitive, language, and social/emotional development. Classrooms are located throughout the East Valley in Scottsdale, Tempe, Guadalupe, Mesa, Chandler, and Gilbert. A complete list of sites is attached to this bid (Exhibit B-1). Please note that actual program sites change each year (some existing sites may close and new sites added).

### **2.1 TECHNICAL REQUIREMENTS:**

#### **2.1.1 Contractor Responsibilities**

1. Contractor is required to maintain the forms listed in Section 2.1.3, for each person hired that will be assigned to work as a substitute in Head Start.
2. Contractor is required to ensure that each substitute assigned to Head Start brings a copy of the forms outlined in Section 2.1.3 with them to each assignment.
3. If the contractor hires a substitute who has a current Fingerprint Clearance Card, the contractor must verify this Card is valid before assigning the substitute to Maricopa County Head Start. Verification must be completed and documented by contacting the Arizona Department of Public Safety (DPS) and documenting the date verification was made, the name of the DPS person who verified the Card, and the status of the Card on the Personnel Records Form.
4. If the contractor hires a substitute who does not have a current Fingerprint Clearance Card, the substitute must submit an application for a Card to DPS prior to being assigned to Head Start. Substitutes can be assigned to Maricopa County Head Start after the application is submitted, provided the substitute brings a dated copy of the Fingerprint Clearance Card application when arriving at a Head Start classroom.
5. Contractor must secure the following reference information on each substitute and complete an Employee's Reference Documentation for Child Care Facilities Form to document results of contacts with all references. A copy of the written references as well as this reference form must be provided when the substitute comes to work at an assigned Head Start classroom.
  - a. At least two personal and two professional references, including at least one written personal reference and at least one written professional reference from a previous employer.
6. Contractor must secure a signed and notarized Criminal History Affidavit for each substitute, using the form provided by Maricopa County. A copy of this notarized affidavit must be provided when the substitute comes to work at an assigned Head Start classroom.
7. Contractor must ensure substitutes complete a minimum of twelve (12) hours of training for each year the substitute is employed with the contractor and maintain records of this training using the Employee Training Log form and a copy provided when the substitute comes to work at a Head Start classroom. This training must include one or more of the following topics:
  - a. Accident and emergency procedures, including CPR and first aid for infants and children.
  - b. Recognition of signs of illness and infestation.
  - c. Child growth and development.
  - d. Child abuse or neglect detection, prevention, and reporting.
  - e. Child guidance and methods of discipline.
  - f. Nutrition and developmentally appropriate feeding practices.

- g. Availability of community services and resources, including those available to children with special needs.
- h. Parent involvement and communication with parents.
- i. Program administration, planning and development.
- j. Environment of child care activity areas.
- k. Sun safety policies and procedures.
- l. Safety on outdoor activity areas.

**2.1.2 Substitute Qualification Requirements**

1. Substitute must be 18 years or older.
2. Substitute must meet one of the following qualifications:
  - a. Have high school or high school equivalency diploma and six months of child care experience.
  - b. Hold a current National Administrator Credential (N.A.C), Child Development Associate (C.D.A.) Credential, Certified Childcare Professional (C.C.P) Credential, or Certified Professional in Childcare (C.P.C.) Credential.
  - c. Hold an Associate or Bachelor degree from an accredited college or university in areas of early childhood, child development, families studies, or other degree that includes 18 college credits in child development/early childhood education.
3. Substitute must have a written statement from a healthcare provider documenting that the individual is free of tuberculosis (TB) that is dated on or after their hire date with the contractor.
4. Substitute must have current and valid Fingerprint Clearance Card issued by the State of Arizona/Department of Public Safety.
5. Optional Qualifications include:
  - a. Current State of Arizona Food Handler's Card
  - b. Current First Aid Certification specific for infants and children
  - c. Current CPR Certification specific for infants and children

**2.1.3 Documents Substitutes Required To Bring On Site**

Upon arrival to any Head Start site, the substitute must bring a file with the following information included:

1. Completed Personnel Records Form.
2. Completed Personnel Emergency Information Form.
3. Completed Immunization Verification Form.
4. Evidence of substitute's highest educational qualification, including field of study (e.g.: copy of high school diploma, copy of college transcripts showing degree earned and field of study, or copy of college diploma showing field of study).
5. A copy of any current license or certification (e.g.: CDA, CPC, etc.).
6. A dated copy of the front and back of any optional current qualification requirements, such as First Aid and/or CPR Card, Food Handler Card.
7. A copy of current Fingerprint Clearance Card (or copy of dated Fingerprint Clearance Card application indicating the substitute has applied, if substitute does not have a current card).
8. Completed Employee's Reference Documentation for Child Care Facilities Form.
9. At least one written personal reference and at least one written professional reference from a previous employer.
  - a. A written statement from a healthcare provider that the individual is free from TB.
  - b. Signed and notarized Criminal History Affidavit.
  - c. Employee Training Log, if the substitute has been employed with the contractor for at least 12 months.
10. Completed Checklist of Training of New Staff Member, which will be completed when a substitute is first assigned to a Head Start classroom. However, a copy of this form must be provided each subsequent time the substitute is assigned to Head Start.

**2.2 TEACHER AND TEACHER AIDES AND SCHEDULE AND DUTIES:**

**2.2.1 Daily Substitute Shifts**

Due to the varied schedules of the Head Start classrooms, the start and end hours, as well as the total number of hours requested, will vary. Shifts are between 6-9 hours. Shifts between 7 and 9 hours in length include a one hour break between sessions for planning and set-up for the afternoon session. Substitutes are requested to start the shift between 6:30 A.M. and 7:30 A.M., depending on the site. The end of the shift is between 2:30 P.M. and 4:30 P.M., depending on the site. Meals are provided to substitutes (breakfast and lunch, with an afternoon snack depending on class end times).

**2.2.2 Primary Substitute Duties**

1. Supervise children at all times and ensure their health, safety and well-being.
2. Assist teaching staff in conducting educational activities with children.
3. Assist teaching staff in meeting basic health and nutrition requirements of children.
4. Supervise and/or assist preschool aged children with toileting; diapering infants/toddlers and special needs children.
5. Eat meals with children (meals are provided to substitutes and meals are served family style), promote meal etiquette and engage children in conversation during meal time.
6. Assist with general clean up of classrooms and bathrooms.
7. Assist in inspecting classrooms and outdoor areas; including playgrounds to ensure the safety, orderliness, sanitation, and cleanliness of facilities.
8. Maintain the confidentiality of child, family, and Maricopa County Zero-Five Program information.
9. Administer basic first aid, as required.
10. Assist teaching staff in the preparation of the classroom prior to children's arrival.
11. Optional responsibilities based on qualifications include staff with current Food Handler Certification will assist with serving food at meal times.

# 07087 EXHIBIT B-1 Maricopa County Head Start and Early Head Start Classrooms

TYPE: HS = Head Start: Monday – Thursday, 7:30 – 4:30 w/ 3-5 years of age or EHS = Early Head Start: Monday – Friday, 7:00 – 4:00 w/ children 0-3 years of age

C	SITE	TYPE	ADDRESS	PHONE (480)	FAX (480)	NOTES
1	Hamilton I & II	HS	130 N Hamilton, #26, Chandler 85225	786-5965	855-7536	
1	Palm Lane I & II	HS	660 S Palm Lane, Chandler 85224	917-3212	855-7579	
1	Knox Elementary I & II	HS	700 W. Orchid Lane, Chandler 85225	812-6160	812-6120	On FAX "Attention: Head Start"
1	Gilbert Boys & Girls Club I & II	HS	44 N Oak St, Gilbert 85234	813-2879	507-0584	
1	Erie Elementary I & II	HS	1150 West Erie St, Chandler 85224	812-6300	812-6320	On FAX "Attention: Head Start"
2	Adams I & II	HS	738 S Longmore, Rm 51, Mesa 85202	472-4351	835-7130	
2	Roosevelt I & II	HS	828 S Valencia, Mesa 85202	649-8493	835-7576	
2	Redbird I & II	HS	1020 S Extension Rm T3, Mesa 85210	649-8328	615-9049	
2	Lincoln I & II	HS	930 S Sirrine, Rm 50, Mesa 85210	472-6350	833-5641	
2	Lowell I	EHS*	920 E. Broadway, Mesa 85204	472-1449	969-5522	*7:30 - 1:00 M-F
2	Longfellow I	EHS*	345 S Hall, Rm 18, Mesa 85204	649-8814	615-6493	*8:00 - 1:00 M-F
3	Guadalupe – HUD I & II	HS	5834 E Santos Bravo, Guadalupe 85283	491-2358	756-0982	
3	Kyrene del Norte I & II	HS	1331 E Redfield, Tempe 85283	756-8712	756-8713	
3	Guadalupe Child Develop Center I & II	HS	9401 Avenida Del Yaqui, Guadalupe 85283	783-3364	755-7751	
3	Getz I	HS	625 W Cornell Dr, P-3, Tempe 85283	897-6233 x5783	755-4347	
3	Washington Activity Center I	HS*	44 E 5th St, Mesa 85201	649-8394	833-5813	*7:30 – 1:30
3	EHS Guadalupe CDC	EHS*	9401 Avenida Del Yaqui, Guadalupe 85283	756-8712	756-8713	*7:00 - 3:00
4	EVIT I	HS	1601 W. Main St, Mesa 85201	461-6744	461-6731	
4	EVIT II	HS	1601 W. Main St, Mesa 85201	461-6743	461-6731	
4	Westside Generational I & II	HS	715 W 5th St, Tempe 85281	858-2407	858-2405/2415	
4	EHS Westside Generational	EHS	715 W 5th St, Tempe 85281	858-2406	858-2405/2415	Toddlers
4	EHS EVIT I	EHS	1601 W Main St, Mesa 85201	461-4149	461-6731	0-6 months
4	EHS EVIT II	EHS	1601 W Main St, Mesa 85201	461-6742	461-6731	6-12 months
4	EHS EVIT III	EHS	1601 W Main St, Mesa 85201	461-6742	461-6731	1-3 years
4	EHS Tempe Compadre I	EHS	500 W Guadalupe, Tempe 85283	752-3560 x3139	752-3569	0-6 months
4	EHS Tempe Compadre II	EHS	500 W Guadalupe, Tempe 85283	752-3560 x3136	752-3569	6-12 months
5	Stevenson I & II	HS	638 S 96th St, Rm 30, Mesa 85208	472-9052/380-1951	357-0304	
5	Taft I & II	HS	9800 E Quarterline, Rm 27, Mesa 85207	472-9141	380-2739	
5	First Evangelistic Lutheran Church I & II	HS	142 N Date St, Mesa 85201	962-3995	962-4597	FELC
5	Jefferson I & II	HS	120 S Jefferson, Rm 1, Mesa 85208	472-8651	854-3908	
5	ASU East CDC I	HS	6110 S Sagewood, Mesa 85212	988-3644	988-3642	
5	EHS ASU East CDC III	EHS	6110 S Sagewood, Mesa 85212	988-3644	988-3642	
6	Paiute I & II	HS	6535 E Osborn Road, Scottsdale 85251	312-7683	421-0703	
6	Navajo I & II	HS	4525 N Granite Reef, Scottsdale 85251	994-9177	994-0712	
6	North Tempe Multi-Generational I & II	HS	1555 N. Bridalwreath St., Tempe 85281	858-6537	858-6508	
6	North Tempe Multi-Generational III & IV	HS	1555 N. Bridalwreath St., Tempe 85281	858-6536	858-6508	
6	Curry I & II	HS	1974 E Meadow Dr, Tempe 85282-2946	967-8336 X5060	894-4008	On FAX "Attention: Head Start"
7	Lindbergh I & II	HS	930 S Lazona, Rm 704, Mesa 85204	833-1115	890-9962	
7	Hawthorne I & II	HS	630 N Hunt Dr, Mesa 85201	472-7481	890-7189	
7	Keller I & II	HS	1445 E. Hilton, Rm E-9, Mesa 85204	472-6208	633-7632	
7	First Presbyterian Church (FPC) I & II	HS	161 N Mesa Dr, Mesa 85201	969-7914	969-7915	
7	Holmes I & II	HS	948 S Horne, L Portable, Mesa 85204	827-2618	890-9781	
7	EHS Salvation Army I	EHS	241 E. 6th St, Mesa 85201	615-9847	962-4780	

**CHILDCARE CAREERS LLC, 1700 E. EL CAMINO REAL SUITE 201, SAN MATEO, CA 94402**

PRICING SHEET: 9648702

Terms:	NET 30
Vendor Number:	W000010787 X
Telephone Number:	650/372-0211
Fax Number:	650/570-4603
Contact Person:	Jason Jones
E-mail Address:	<a href="mailto:Jason@childcarecareers.net">Jason@childcarecareers.net</a>
Certificates of Insurance	Required
Contract Period:	To cover the period ending <b>December 31, 2010.</b>